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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/088,070	03/08/2002	Ernst Gerber	753-11 PCT/US	8511
7:	590 04/22/2004		EXAMINER	
Daniel A Scola Jr			CADUGAN, ERICA E	
Hoffmann & Ba			ART UNIT PAPER NUMBER	
Syosset, NY			3722	
		DATE MAILED: 04/22/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/088,070	GERBER, ERNST	
Office Action Summary	Examiner	Art Unit	
•	Erica E Cadugan	3722	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR of after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a re  - If NO period for reply is specified above, the maximum statutory perio  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I.  1.136(a). In no event, however, may a reply be ti eply within the statutory minimum of thirty (30) da d will apply and will expire SIX (6) MONTHS fron ute, cause the application to become ABANDONI	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>05</u>	November 2003		
<u>_</u>	nis action is non-final.		
Since this application is in condition for allow closed in accordance with the practice under	ance except for formal matters, pr		
Disposition of Claims			
4) □ Claim(s) 6-11 is/are pending in the application 4a) Of the above claim(s) is/are withdreds 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 6-11 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Examin	ner.		
10)☐ The drawing(s) filed on is/are: a)☐ ad	ccepted or b) objected to by the	Examiner.	
Applicant may not request that any objection to the	• ,	` '	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the l			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicationity documents have been receiveau (PCT Rule 17.2(a)).	tion No red in this National Stage	
Attachment(s)	•		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail D  5) Notice of Informal 6) Other:		

Application/Control Number: 10/088,070 Page 2

. Art Unit: 3722

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 6-9 are rejected under 35 U.S.C. 102(b) as being anticipated by JP 2-41807 (hereinafter '807).

'807 teaches a "holder", including members 10 and 11, shown in Figure 1, for holding a tool shank (abstract, i.e., the shank of the tool holder is a "tool shank", and additionally constitutes a "machine part" as claimed). Note that the "holder" includes a spindle or "body" 10 having a bore into which a ceramic sleeve 11 is fitted and held via a thermal shrink fit (see English abstract, Figures 1-3). A tool holder is inserted into the bore 11c of the sleeve 11 (Figures 1-3, English abstract), and the sleeve "holds" the tool holder (and thus the tool held thereby) therein (see English abstract). Additionally, it is noted that the diameter of the sleeve bore 11c is such that it permits a smaller diameter tool to be held than would otherwise be held by the bore of the "holder" 10, and thus is considered a "reducing" sleeve". Since the sleeve can be removed (English abstract, Figures 1-3), it is "interchangeable". Additionally, the sleeve 11 is affixed to the "holder" 10 via a shrink fit and screws or bolts 13, and thus the sleeve is considered to be "fixed" to the holder 10.

# Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

<sup>(</sup>a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

Application/Control Number: 10/088,070 Page 3

• Art Unit: 3722

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP-2-41807 (\*807) as applied to claim 6 above.

'807 teaches all aspects of the claimed invention as described in the above rejection based thereon, and additionally, it is noted that '807 does explicitly teach that the sleeve 11 is "ceramic" as described above. However, '807 is apparently silent about the material of the "body" 10 and the "tool shank" or "part" held in the bore 11c.

However, to make spindles as well as tapered toolholders of the type held in the tapered bore 11c out of tool steel is extremely well-known and widespread in the art. It is noted that tool steel has a higher coefficient of thermal expansion than do ceramics, as is evidenced by the <u>ASM Handbook</u>, Vol. 20, page 279, Figure 13.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have made both the spindle and the tapered toolholder held in bore 11c of the spindle out of tool steel as is commonly known and done in the art, for the purpose of realizing any of the known benefits thereof, such as widespread availability, for example.

### Response to Arguments

- 5. Applicant's arguments filed November 5, 2003 (and October 7, 2003) have been fully considered but they are not persuasive.
- 6. Applicant makes a number of assertions about the Japanese (2-41807) patent. However, it appears that Applicant's arguments fail to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically pointing

Application/Control Number: 10/088,070

' Art Unit: 3722

out how the language of the claims (emphasis added) patentably distinguishes them from the references.

Examiner will address Applicant's remarks to the extent that they are understood to apply to the present claim language.

Firstly, Applicant has asserted that "the Japanese patent fails to show any configuration of a tool holder" and that "[w]ithout any specific disclosure of the construction of a tool holder, there is no disclosure or suggestion in the Japanese patent to place a sleeve inside of a body of a tool holder, as set forth in claim 6". However, the entire structure viewed in Figure 1 of the Japanese reference constitutes a "tool holder" since a tool is ultimately held within bore 11c.

Applicant has also stated that "[a]s set forth in the previous response, the ceramic sleeve disclosed in the Japanese patent is intended to be outside of a tool holder, and, in effect, is a ceramic liner for the spindle bore". Examiner does not disagree. However, this does not appear to be relevant to the present claim language. It is again noted that the spindle and sleeve themselves constitute a "toolholder" since the "toolholder" referred to by Applicant (i.e., the one held in the bore 11c of the sleeve) as well as the tool mounted to the not-shown toolholder are ultimately held thereby, and thus the language of claim 6 is met by the structure of '807.

Additionally, Applicant states:

Moreover, there is no disclosure or suggestion in the Japanese patent to have the ceramic sleeve 11 fit onto a tool shank or machine part. As shown in the figures of the Japanese patent, the ceramic sleeve 11 defines a tapered bore. As is known in the art, the tapered bore is formed to fit a tapered tool holder which, in turn, holds a tool shank or machine part.

Again, Applicant's reasoning is unclear. As stated by Applicant, "[a]s is known in the art, the tapered bore is formed to fit a tapered tool holder which, in turn, holds a tool shank or machine part". Thus, by Applicant's own statement, the tapered bore 11c of the sleeve 11 is formed to fit

' Art Unit: 3722

a "machine part", i.e., the "tool holder" described by Applicant, which "tool holder" as described by Applicant also constitutes a "tool shank" since the part of the "tool holder described by Applicant that fits into bore 11c is a "shank" of a device ultimately fixedly connected to a tool.

### Conclusion

In order to reduce pendency and avoid potential delays, TC 3700 is encouraging FAXing of responses to Office Actions directly into the Group at (703) 872-9306. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into TC 3700 will be promptly forwarded to the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erica Cadugan whose telephone number is (703) 308-6395. The examiner can normally be reached on Monday through Thursday from 7:30 a.m. to 5:00 p.m., and every other Friday from 7:30 a.m. to 4:00 p.m. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, A.L. Wellington can be reached at (703) 308-2159. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 3700 receptionist whose telephone number is (703) 308-1148.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

• Art Unit: 3722

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Erica E Cadugan Primary Examiner

Art Unit 3722